

# EXHIBIT A

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UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA

MMJK, INC., )  
                )  
Plaintiff(s), ) No. C07-3236 BZ  
                )  
v. )  
                )  
ULTIMATE BLACKJACK TOUR LLC, ) ORDER DISMISSING COMPLAINT  
                )  
                )  
Defendant(s). ) AND COUNTERCLAIM  
                )

Having read plaintiff's Motion to Dismiss, defendant's Opposition and plaintiff's Reply, **IT IS HEREBY ORDERED** as follows:

1. There is no need for oral argument and the hearing scheduled for December 5, 2007 is **VACATED**.

2. Plaintiff's motion to dismiss the complaint with prejudice is **GRANTED**.

3. The motion to dismiss the counterclaim seeking a declaratory judgment of non-infringement, invalidity and unenforceability, is **GRANTED**, in view of plaintiff's unconditional agreement not to sue defendant in the future.

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1 any claim for infringement of the '154 Patent. This covenant  
2 not to sue has rendered moot the counterclaim since the patent  
3 will never be enforced against defendant. Benitec Australia,  
4 Ltd. v. Nucleonics, Inc., 495 F.3d 1340 (Fed.Cir. 2007);  
5 Crossbow Technology, Inc. v. YH Technology, 2007 WL 2408879  
6 (N.D. Cal.).

7 4. To the extent that defendant's opposition is premised  
8 on an expectation that it will be awarded attorney's fees, it  
9 is misguided. While it is the prevailing party for purposes  
10 of an award of legally recoverable costs under Rule 54(d)(1),  
11 Highway Equipment Co. v. FECO, Ltd., 469 F.3d 1027, 1035 (Fed.  
12 Cir. 2006), in patent disputes fees are only awarded in  
13 exceptional cases at the court's discretion. 35 U.S.C. § 285.  
14 Having presided over the preliminary injunction hearing, and  
15 understanding the issues, I conclude that this is not an  
16 exceptional case that would warrant the imposition of fees on  
17 the plaintiff. To the extent defendant has requested a fee  
18 award in its Opposition, the request is **DENIED**.

19 5. To the extent that the defendant is concerned about  
20 patents plaintiff may obtain in the future, or that plaintiff  
21 will somehow harm its reputation in the future, such concerns  
22 presently are not sufficiently concrete to present an actual  
23 controversy that warrants a declaratory judgment proceeding.

24 Benitec, supra, at 1345-47. Plaintiff's release is much  
25 broader than the release at issue in WS Packaging,

26 ///  
27 ///  
28 ///

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Inc. v. Global Commerce Group, LLC, 2007 U.S. Dist. Lexis 34880 (E.D. Wisc.).

Dated: November 7, 2007

Bernard Zimmerman  
United States Magistrate Judge

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